

UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NEW YORK

1 (718) 613-2600

1 UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NEW YORK

2 In re Payment Card Interchange Fee and)
3 Merchant Discount Antitrust Litigation)
4)

FILED
IN CLERK'S OFFICE
U.S. DISTRICT COURT E.D.N.Y.

★ JUN 14 2019 ★

5 STATEMENT OF OBJECTION TO FEES, EXPENSES, AND SERVICE AWARDS BROOKLYN OFFICE

6 I am a member of the Rule 23(b)(3) Settlement Class in the case called In re
7 Payment Card Interchange Fee and Merchant Discount Antitrust Litigation.

8 I am a Class Member and an Authorized Claimant because of Gemstone Homes &
9 Properties at 1877 Clark Drive Tucker Georgia 30084 while accepting cards.

10 I object to the Class Counsel's requests and request for the Class Counsel's fees,
11 expenses, and the request for service awards to this Rule 23(b)(3) Class Plaintiff.

12 I reason for objecting thereby that the reimbursement of out-of-pocket and service
13 awards wouldn't have been immediately delivered to this Rule 23(b)(3) Class
14 Plaintiff and herein now will be immediately delivered as 31 U.S.C. § 3324 a
15 lawsuit funding advance to this Rule 23(b)(3) Class Plaintiff in the minimum
16 \$250,000.00 amount without return payment with the ruling not for the Rule 23(b)(3)
17 Class Plaintiff or the dismissed Class Action.

18 I reason for objecting the case work costs thereby that the Rule 23(b)(3) Class
19 Counsel who is appointed and the Rule 23(b)(3) Class Plaintiff will not agree on an
20 up to amount and will have to agree to the specific percent of the \$780,000,000.00
21 settlement or \$78,000,000.00 to the Rule 23(b)(3) Class Counsels for the Court
22 judgment and the Defendant pay-out of \$780 million to this Rule 23(b)(3) Class
23 Plaintiff.

24 I reason for objecting the litigation expenses thereby that the Rule 23(b)(3) Class
25 Counsel who is appointed and the Rule 23(b)(3) Class Plaintiff will not agree on an
26 up to amount and will have to agree to the specific dollar from the \$780,000,000.00
27 settlement or \$102,000,000.00 including the administrative costs of settlements,
28 the administrative costs of notices, and the service award advances to the Rule

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1 23(b)(3) Class Plaintiff before the judgment and pay-out of \$780 million minus \$180
2 million to Rule 23(b)(3) Class Counsel's with the full and entire costs equal to
3 \$600 million cash or check amount to this Rule 23(b)(3) Class Plaintiff.

4 The law 31 U.S.C. § 3324 Advances and advance payment instructions is evidence that
5 support each of my objections.

6 My per se personal information as a Rule 23(b)(3) Class Plaintiff is:

7 Mr. Eric Felton Davis

8 Gemstone Homes & Properties

9 1877 Clark Drive Tucker Georgia 30084-6539

10 1 (678) 542-4980

11 The contact information for my lawyer representations are:

12 Mr. K. Craig Wildfang Mr. H. Laddie Montague, Jr.

13 Robins Kaplan LLP Berger Montague PC

14 800 LaSalle Avenue 1818 Market Street

15 Suite 2800 Suite 3600

16 Minneapolis MN 55402 Philadelphia PA 19103

17 1 (612) 349-8500 Phone 1 (800) 424-6690 Phone

18 1 (612) 339-4181 Fax 1 (215) 875-4604 Fax

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1 23(b)(3) Class Plaintiff before the judgment and pay-out of \$780 million minus \$180
2 million to Rule 23(b)(3) Class Counsel's with the full and entire costs equal to
3 \$600 million cash or check amount to this Rule 23(b)(3) Class Plaintiff.

4 The law 31 U.S.C. § 3324 Advances and advance payment instructions is evidence that
5 support each of my objections.

6 My per se personal information as a Rule 23(b)(3) Class Plaintiff is:

7 Mr. Eric Felton Davis

8 Gemstone Homes & Properties

9 1877 Clark Drive Tucker Georgia 30084-6539

10 1 (678) 542-4980

11 The contact information for my lawyer representations are:

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1 UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NEW YORK

2 In re Payment Card Interchange Fee and) No. 05-MD-01720 (MKB) (JO)
3 Merchant Discount Antitrust Litigation)
4)

5 STATEMENT OF OBJECTION TO THE SETTLEMENT AND SETTLEMENT ALLOCATIONS

6 Gemstone Homes & Properties is a member of the Rule 23(b)(3) Settlement Class in
7 the case called In re Payment Card Interchange Fee and Merchant Discount Antitrust
8 Litigation.

9 Gemstone Homes & Properties is a Class Member and an Authorized Claimant because of
10 Gemstone Homes & Properties at 1877 Clark Drive Tucker Georgia 30084 while
11 accepting cards.

12 Gemstone Homes & Properties object to the settlement in this class action lawsuit.
13 We object to the cash settlement and the cash settlement allocation plan request,
14 cash pay-outs to, and cash pay-ins from this Rule 23(b)(3) Class Plaintiff and this
15 Rule 23(b)(3) Class Plaintiff requests for the Court settlement minimum of \$780
16 million to this Rule 23(b)(3) Class Plaintiff with the Class Counsel's fees,
17 expenses, and the request for service awards to this Rule 23(b)(3) Class Plaintiff
18 shall apply to the settlement and the objections.

19 The law 31 U.S.C. § 3324 Advances and advance payment instructions is evidence that
20 support each of my objections in that only eight Rule 23(b)(3) Class Plaintiffs
21 exist for reimbursements and service awards from the \$6.24 billion divided by eight
22 equal \$780 million to each of the eight Rule 23(b)(3) Class Plaintiffs.

23 My per se personal information as a Rule 23(b)(3) Class Plaintiff is:

24 Mr. Eric Felton Davis

25 Gemstone Homes & Properties

26 1877 Clark Drive Tucker Georgia 30084-6539

27 1 (678) 542-4980

28 The contact information for my lawyer representations are:

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